years of her life were spent living in a 2-room house on her grandmother's homestead. The water source for their house was a spring outside the front door and a path led to the bathroom, That property is still a part of her ranch and she values it far beyond the price it might bring on the open market.

Madam Speaker, in addition to being a lifelong rancher, Sharon Livingston has also been a teacher and a coach, graduating from Eastern Oregon University following 12 years of school in Long Creek. As a teacher and coach, her skills as a trainer and motivator became her strengths as a leader in the ranching industry. She always does her homework, she works hard to understand complex issues, and she is adept at helping others to grasp the need to go in new directions.

When I was in Burns, OR this summer to meet with ranchers who had their grazing land obliterated by devastating wildfires, Sharon was there to offer encouragement and to ensure that the needed relief was on its way. As you can imagine, Madam Speaker, with livelihoods in serious jeopardy, emotions can run high. Sharon was there as a voice of reason and a message of hope. She made a difference. Her straightforward ways, her openness, and her confidence in the future helped immensely to set us all at ease about dealing with the effects of the catastrophic fire.

Her pride in her industry and her community is strong and deep, but she would tell you that her greatest pride and greatest joy is derived from her family. Tragically, she lost her husband, Fred Livingston, to cancer in 1992. Sharon married Fred in 1957. Sharon gives him high praise when she describes Fred as a cowboy, a calf roper, and a fine man.

Sharon and Fred raised three children: Rilla, Clayton, and Fred John (FJ). Rilla and Clayton live in the Pendleton area, and FJ is Sharon's partner on the ranch. Sharon has four grand-children whom she treasures. Sharon loves her ranch, her cattle, and her horses. She says that her heart swells with pride when her oldest grandson rides and helps with the cattle. She takes great joy and satisfaction seeing yet another generation value the lifestyle that has meant so much to her. She looks forward to the very near future when her twin grand-daughters and another grandson learn to ride and rope. You can be sure that Sharon will be there to teach them.

Madam Speaker, I am so proud of my friend, Sharon Livingston. She is a woman of her word and a woman of conviction. You only have to meet Sharon once to know that she has a keen intellect and a caring heart that makes her a natural born leader. I ask my colleagues to join me in saluting this amazing woman who has served so ably as president of the Oregon Cattlemen's Association.

HONORING CHARLES G. WIMSATT

## HON. RON LEWIS

OF KENTUCKY

IN THE HOUSE OF REPRESENTATIVES Tuesday, October 30, 2007

Mr. LEWIS of Kentucky. Madam Speaker, I rise today to recognize Charles Wimsatt, an outstanding man with a long history of service to our country and to Kentucky. Mr. Wimsatt has been an active member of American Legion Post 121 in Bardstown, Kentucky for nearly 60 years.

Mr. Wimsatt joined the Army in 1953, serving as a medic. He retired from the Army with the rank of Corporal.

Mr. Wimsatt has made it a personal priority to serve his fellow veterans through his work with American Legion Post 121. He is currently in his 4th term as Post Commander. Under his command the post reached its 100 percent membership goal for the first time in 15 years. Mr. Wimsatt also directed recent facility renovations.

Beyond his service to the American Legion, Charles Wimsatt has found time to be active in many other worthy causes. He has played an integral part in fundraising for his local National Guard unit and is currently raising money for a VA medical facility in Germany. Mr. Wimsatt also served on the Black Mud Volunteer Fire Department for 46 years.

It is my privilege to honor Charles G. Wimsatt today, before the entire United States House of Representatives, for his service to our country and his tireless efforts on behalf of American Legion Post 121. Mr. Wimsatt has made a significant difference to his Old Kentucky Home.

### PERSONAL EXPLANATION

## HON. PHIL ENGLISH

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES Tuesday, October 30, 2007

Mr. ENGLISH of Pennsylvania. Madam Speaker, on rollcall No. 1010 on H.R. 3224, 1011 on H. Res. 573, and 1012 on H. Res. 747, I was detained due to traffic and was not able to vote.

Had I been present, I would have voted "yea" on all 3.

ENDORSING THE CALL FOR FAIR, COMPREHENSIVE SENTENCING REFORM IN NEW YORK

# HON. CHARLES B. RANGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 30, 2007

Mr. RANGEL. Madam Speaker, I rise today to add my voice to the many urging New York State—and the country, at large—to reform its sentencing. The New York Times editorial, "Rational Sentencing," published October 25, 2007, takes up that challenge, forcefully arguing that draconian measures enacted over 30 years ago have done nothing to curb drug use. They have, however, maintained an inflated prison population, hamstrung the discretions of judges, and burdened the state with exorbitant cost. A failed system demands creative solutions—and it demands that they come speedily.

It is incumbent upon the state to empower judges and end indeterminate sentencing that allows them to set minimums and maximums but little else. It should deal with nonviolent offenders in a sensible, compassionate manner, offering community-based treatment in lieu of jail time. It should restore prison-based education and training programs, ridding jails of their revolving-door culture and arming inmates with marketable skills. It should create a permanent and independent sentencing

commission tasked with advising legislators, so that we may never again devolve into an unfair system.

After decades fraught with injustice, smart and widespread reform is long overdue.

RATIONAL SENTENCING

New York sparked a disastrous national trend during the 1970s with laws that often penalized first-time drug felons more severely than rapists or murderers. Imitated throughout the country, New York's so-called Rockefeller laws drove up the prison population tenfold and cost the states a fortune, but did nothing to curb the drug trade. Worse still, they tied the hands of judges and destroyed countless young lives—by requiring long prison terms in cases where leniency and drug treatment were clearly warranted.

New York has made incremental changes to the Rockefeller laws in recent years, but has stopped short of restoring judicial discretion. Governor Eliot Spitzer seemed to be pushing in that direction this year when he appointed a commission to study the range of state sentencing practices.

The commission's preliminary report contains many valuable recommendations for fixing the sentencing system as a whole. But the superficial treatment given the Rockefeller laws has raised fears among fair-sentencing advocates that the commission intends to duck the issue in its final report, due next spring. That cannot be allowed to happen. Voters deserve a thorough airing of this issue and a full menu of options for reforming the most draconian drug laws the country has yet seen.

The report rightly calls for ending New York's byzantine system of "indeterminate sentencing," under which a judge imposes a minimum and a maximum sentence and the Parole Board decides when to release an offender. It calls for sentencing certain nonviolent offenders to community-based treatment instead of prison. It also recommends restoring prison-based educational and training programs, which have been shown to cut recidivism by giving inmates marketable skills.

Most important, the report calls for the State to establish a permanent, independent sentencing commission to advise legislators. Already working in several states, such commissions have independence and statutory authority. At their best, they help legislatures make rational decisions and avoid disastrous policies that have failed elsewhere, like New York.

#### PERSONAL EXPLANATION

## HON. TIMOTHY V. JOHNSON

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, October 30, 2007

Mr. JOHNSON of Illinois. Madam Speaker, unfortunately yesterday, October 29, 2007, I was unable to cast my votes on H.R. 3224, H. Res. 573, and H. Res. 747 and wish the RECORD to reflect my intentions had I been able to vote.

Had I been present for rollcall No. 1010 on suspending the rules and passing H.R. 3224, the Dam Rehabilitation and Repair Act of 2007, I would have voted "yea."

Had I been present for rollcall No. 1011 on suspending the rules and passing H. Res.